

1 Cristina C. Arguedas (CSB 87787)
2 Ted W. Cassman (CSB 98932)
3 Michael W. Anderson (CSB 232525)
ARGUEDAS, CASSMAN & HEADLEY LLP
803 Hearst Avenue
Berkeley, CA 94710
Telephone: (510) 845-3000
Facsimile: (510) 845-3003

6 *Attorneys for Movant Diego Borja*

7 UNITED STATES DISTRICT COURT

8 NORTHERN DISTRICT OF CALIFORNIA

10 In re Application of:) Case No. 10-MC-80225 CRB (EMC)
11)
12 THE REPUBLIC OF ECUADOR,)
13)
14 Applicant,) SUPPLEMENTAL DECLARATION OF
15) MICHAEL W. ANDERSON IN
16) SUPPORT OF DIEGO BORJA'S
For the Issuance of a Subpoena for the) MOTION TO QUASH
Taking of a Deposition and the)
Production of Documents in a Foreign)
Proceeding Under 28 U.S.C. § 1782.)
17 _____)
18
19 I, Michael W. Anderson, of full age, do hereby declare under penalty of perjury
that the foregoing is true and correct:

20 1. I am an attorney in the firm of Arguedas, Cassman & Headley LLP, attorneys for
21 Movant Diego Borja. I am an attorney in good standing and duly admitted to
22 practice before the courts of the state of California and before the United States
23 District Court for the District of Northern California.
24
25 2. Attached as Exhibit A hereto is an accurate copy of the decision of the
26 Ecuadorian Judiciary Council concerning the removal of Judge Nuñez, together
27 with a certified English translation of the decision.

1 3. Attached as Exhibit B hereto is an accurate copy of an opinion filed in *In re*
2 *Application of Chevron Corp. et al.*, 10-MC-00002 (LAK), in the Southern District
3 of New York, on November 5, 2010.
4
5

6 Dated: November 8, 2010 By: /s/ Michael W. Anderson
7 Michael W. Anderson
8 ARGUEDAS, CASSMAN & HEADLEY LLP
9 Attorneys for Movant *Diego Borja*
10 803 Hearst Avenue
11 Berkeley, CA 94710
12 (510) 845-3000
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